1 2 3 4 5 6 7 8 9	MORGAN, LEWIS & BOCKIUS LLF JOHN S. BATTENFELD, SBN 11951 JILL A. PORCARO, SBN 190412 300 South Grand Avenue Twenty-Second Floor Los Angeles, CA 90071-3132 Tel: 213.612.2500 Fax: 213.612.2501 email: jbattenfeld@morganlewis.com email: jporcaro@morganlewis.com MORGAN, LEWIS & BOCKIUS LLF JENNIFER WHITE-SPERLING, SBN 5 Park Plaza, suite 1750 Irvine, CA 92614 Tel: 949.399.7000 Fax: 949.399.7001 email: jwhite-sperling@morganlewis.c	om
11 12	Attorneys for Defendants New York Life Insurance Company and New York Life Insurance and Annuity Corporation	
	UNITED STATES DISTRICT COURT	
13	NORTHERN DISTRICT OF CALIFORNIA	
14 15	OLGA ORTMANN, as an individual and on behalf of all others similarly situated,	Case No. 3:07-CV-02506-WHA DEFENDANTS' NOTICE OF MOTION
16 17	Plaintiff, v.	TO STAY OR TRANSFER THIS ACTION OR, IN THE ALTERNATIVE TO DISMISS PLAINTIFF'S FIRST, SECOND, FOURTH AND SIXTH
18	NEW YORK LIFE INSURANCE	THROUGH TWELFTH CAUSES OF
19	COMPANY, a corporation; NEW YORK LIFE INSURANCE AND	ACTION PURSUANT TO "THE FIRST-TO-FILE" RULE
20	ANNUITY CORPORATION, a corporation; and DOES 1 through 20,	Judge: Hon. William Alsup Date: July 5, 2007
21	inclusive,	Time: 8:00 a.m.
22	Defendants.	Courtroom: 9, 19th Floor
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MORGAN, LEWIS &
BOCKIUS LLP
ATTORNEYS AT LAW
LDS ANGELES

1-LA/939239.2

NOTICE OF MOTION TO STAY

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PLEASE TAKE NOTICE that on July 5, 2007, at 8:00 a.m., or as soon
thereafter as this matter may be heard in Courtroom 9 of the United States District
Court for the Northern District of California, 450 Golden Gate Avenue, San
Francisco, California 94102-3483, before the Honorable William Alsup,
Defendants New York Life Insurance Company and New York Life Insurance and
Annuity Corporation ("Defendants") will and hereby does move for an order
staying or transferring this action to the U.S. District Court for the Central District
or California or, in the alternative, dismissing (1) the first cause of action for
declaratory relief, (2) the second cause of action for alleged failure to pay minimum
wages in violation of Cal. Labor Code § 1194, (3) the fourth cause of action for
alleged failure to indemnify and illegal wage deductions in violation of Cal. Labor
Code §§ 226 and 2802, (4) the sixth cause of action for alleged failure to pay
compensation upon discharge in violation of Cal. Labor Code §§ 201-203, (5) the
seventh cause of action for alleged failure to furnish itemized wage statements upon
payment of wages in violation of Cal. Labor Code § 226, (6) the eighth cause of
action for an accounting, (7) the ninth cause of action for unjust enrichment, (8) the
tenth cause of action for conversion, (9) the eleventh cause of action for injunctive
relief, and (10) the twelfth cause of action for violation of Cal. Bus. & Prof. Code
§§ 17200 et al. pursuant to the "first-to-file" rule.

This motion is brought on the ground that a first-filed action now pending before the U.S. District Court for the Central District of California entitled Justin Opyrchal v. New York Life Insurance Company, Inc., New York Life and Health Insurance Company, Inc. and New York Life Insurance and Annuity Corporation, Case No. CV-07-518-VBF (VBKx) ("Opyrchal Action") includes claims identical or substantially similar to those asserted by Plaintiff Olga Ortmann in the Complaint and concerns similar parties and requests for relief.

This motion is based on this notice, the accompanying memorandum of points and authorities in support of the motion, the accompanying Declaration of Jill A. Porcaro, the accompanying proposed order, the Court's file in this case, and on all other matters which may be judicially noticed or adduced at the hearing of this matter.

Dated: May 24, 2007

MORGAN, LEWIS & BOCKIUS LLP

By /s/ JILL A. PORCARO

Jill A. Porcaro
Attorneys for Defendants
New York Life Insurance Company
and New York Life Insurance and
Annuity Corporation

BOCKIUS LLP

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